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\$54,006.21, provide her probation officer with access to financial information as requested, maintain a single checking account for all financial transactions, divulge all business interests, disclose all assets and liabilities, be prohibited from incurring new credit charges or opening new lines of credit without permission, and not possess any identification documents in any but her true identity.

On December 1, 2009, defendant's probation officer reported that she tested positive for marijuana. Defendant was reprimanded, testing was increased, and she was referred for professional assessment and intensive outpatient treatment. No other action was taken at the time. (Dkt. 130.) Ono February 9, 2010, defendant's probation officer again reported that defendant tested positive for marijuana. She was placed in a structured testing program, reprimanded and referred for professional assessment. No further action was taken at the time. (Dkt. 131.)

On March 24, 2010, defendant admitted violating the conditions of supervision by failing to make monthly restitution payments, failing to submit a 2008 federal income tax return, failing to submit monthly reports, failing to participate in a substance abuse program as instructed, and using cocaine and marijuana. (Dkt. 135.) In a supplement hearing on April 6, 2010, defendant further admitted violating the conditions of supervision by using cocaine and marijuana on additional occasions and failing to submit to mandatory drug testing. (Dkt. 142.) Defendant was sentenced to three months in custody, 57 months supervised release. (Dkt. 149.)

In an application dated February 24, 2011 (Dkt. 165, 166), U.S. Probation Officer Sara K. Moore alleged the following violations of the conditions of supervised release:

1. Failing to notify the probation officer at least ten days prior to any change in

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residence in violation of standard condition 6.

- 2. Failing to participate as directed in substance abuse treatment at Sound Mental Health in violation of the special condition requiring the defendant to participate as instructed in a program approved by the probation office for treatment of narcotic addiction, drug dependency, or substance abuse.
- 3. Failing to notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer on or about February 21, 2011.

Defendant was advised in full as to those charges and as to her constitutional rights.

Defendant admitted the alleged violations and waived any evidentiary hearing as to whether they occurred.

I therefore recommend the Court find defendant violated her supervised release as alleged, and that the Court conduct a hearing limited to the issue of disposition. The next hearing will be set before Judge Martinez.

Pending a final determination by the Court, defendant has been detained, to be released to a halfway house as soon as space is available.

DATED this 29th day of March, 2011.

District Judge:

Defendant's attorney:

Probation officer:

AUSA:

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United States Magistrate Judge

Mary Alice Theiler

Honorable Ricardo S. Martinez

Andrew Colasurdo, Andrew Friedman

Stewart Riley Sara Moore

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